5814

UNITED STATES DISTRICT COURT

DISTRICT OF NEW HAMPSHIRE

Josephine Amatucci

٧.

Attorney Daniel Mullen, and

Joseph Laplante, INDIVIDUALLY

Ransmeier & Spellman, Officially

Dockel cause

New His New
A File This Action

CAUSE

PEDITED

JURY TRIAL DEMANDED

JURISDICTION

This action happened in New Hampshire. The Complaint is before the Court under 42 U.S.C. 1983.

PARTIES

- 1. Josephine Amatucci, P. O. Box 272, Wolfeboro Falls, NH 03896
- 2. Former Attorney Daniel J. Mullen, INDIVIDUALLY, formerlly at 1 Capitol St. Ste 1, Concord;
- 3. Mr. Joseph Laplante, sued INDIVIDUALLY, 55 Pleasant St. Room 110, Concord, NH 03301;
- 4. Ransmeier & Spellman, OFFICIALLY, 1 Capitol St. Ste 1, Concord.

RELEVANT FACTS

RELEVANT FACTS

- 6. This case is based on Fraud on/Upon the Court, FRAUD is never final, there is no Res Judicata and No Statute of Limitations and NO Immunity when there is a violation of a Federal Right. That Laplante lostJURISDICTION..... when he denied the Plaintiff her Civil Rights under FRAUDULENT MISREPRESENTATION OF THE EV IDENCE IN THE CASE, and therefore his judgments are VOID OF NO LEGAL FORCE.
- 7. That defendants Mullen and Laplante during a hearing for cross summary judgments, fraudulently denied that the Plaintiff was arrested and Prosecuted for speeding. And under fraud, Laplante allowed Mullen Summary Judgment and denied the Plaintiff's Summary Judgment by insisting at the cross-motions for Summary Judgment that there was............ NO EVIDENCE IN THE FILES.....showing that the Plaintiff was arrested and prosecuted for speeding. When before Laplante in the files and record was an Affidavit signed UNDER OATH by the former Police Chief Stuart Chase, stating that the Plaintiff was arrested and prosecuted for Speeding. See evidence attached.
- 8. There is NO DISPUTE, as shown in the evidence attached, and other ample exculpatory evidence in the record, such as Mullen's statement in his own Motion for Summary Judgment, that,

"Former Chief Chase came upon the scene after Amatucci was ARRESTED by Officer Emerson and charged with the offense of SPEEDING. He did not participate in her" ARREST AND THE SUSEQUENT PROSECUTION". He did not provide any instructions or guidance to Officer Emerson relative to his pursuit of Amatucci and theSUBSEQUENT PROSECUTION FOR SPEEDING."

HELLOOOOOOOOOOOOOOOO Mr. Laplante and Mullen, how can you say there was NO EVIDENCE that the Plaintiff wasNOT... arrested and prosecuted for Speeding.

9. This was an unlawful seizure, detention, liberty violation, under the Fourth Amendment, where under New Hampshire law, speeding is NOT A CRIME.

- 10. This is also a Monell claim against Ransmeier, under the LEGAL MALPRACTICE of Attorney Mullen, and a Monell claim under the Town of Wolfeboro, for the prosecutor's violation of the Plaintiff's civil Rights, and the trial procedure was a violation of the Speedy Trial clause. When a trial was held too long after the Plaintiff was seized. Especially where she was elderly.
- 11. This evidence is contrary to what Laplante stated in his ORDER dated

 December 26, 2018, when he fraudulently stated on page 20"The record in this case
 demonstrates that Mrs. Amatucci's arrest concerned only the disobeying a police officer.

 On page 21 Laplante fraudulently states, "She has not supported that she was arrested for speeding". The evidence was right before his eyes. that she was ARRESTED and

 PROSECUTED for Speeding.

NO PROBABLE CAUSE TO DENY THE PLAINTIFF'S SUMMARY JUDGMENT

12. As in the files and record was a most important Affidavit signed by the former Police Chief Stuart Chase,UNDER OATH......stating that the Plaintiff was indeed arrested and prosecuted for speeding. And worse still in Mullen's Motion for Summary Judgment before Laplante, Mullen himself admits that the Plaintiff was arrested for speeding, when he stated in his Motion for Summary Judgment......

"She was charged with the offense of Speeding."

Therefore the denial of the Plaintiff's Summary Judgment motion by Laplante, based on the unlawful arrest and prosecution without probable cause, as Speeding is not a crime in New Hampshire, was a RESPASSING OF THE LAW by Laplante, where he lost JURISDICTION and his judgment was therefore VOID OF NO LEGAL FORCE.

13. ORDER ON THE CROSS-MOTIONS FOR SUMMARY JUDGMENT
The Plaintiff has gone into all details of this case in her recent filings, and therefore

all the facts and law are summarized in the files and record in the Court on this case.

- 14. The FRAUD MISREPRESENTATION of Laplante and Mullen was never ruled on, or judged on the law, therefore there is no res judicata., and evidence proves that thre is NO DISPUTE that the Plaintiff's was unlawfully arrested and MALICIOUSLY PROSECUTED, as she was found NOT GUILTY OF SPEEDING by the trial court judge, and under the law her arrest and prosecution was a Fourth Amendment violation. Under Fraud, under a violation of a Civil Right there is no IMMUNITY, no res judicata, no statute of limittions, and FRAUD IS NEVER FINAL.
- unlawfully ARRESTED AND PROECUTED FOR SPEEDING, that she was deprived of her liberty, pursuant to legal process. There was NO PROBABLE CAUSE to arrest and prosecute the Plaintiff as Speeding is not a crime in New Hampshire. She was NOT CONVICTED OF SPEEDING, therefore this was a MALICIOUS PROSECUTION. Also, the conviction for disobeying a police officer is void of no legal force under the Sixth Amendment, as the defendants had a jury trial way beyond the limits to file a trial under the Sixth Amendment, which allows the police only 9 months to hold a trial. The police took longer than one year before a trial was held.

MONELL CLAIM AND LEGAL MISCONDUCT

- 16. There is a violation of the Sixth Amendment Speedy Trial clause and there is a Monell claim against Ransmeier & Spellman in this case, under Legal Malpractice.
- 17. And where the Town of Wolfeboro Prosecutor, a policymaking official, was the connection for the arrest and prosecution of the Plaintiff for speeding, this is a viable liability claim under Monell against the Town of Wolfeboro. Even if it

happened only once, there does not have to be a custom of the Town under Monell.

18. There is no dispute on this claims, therefore UNDER THE FEDERAL LAW, under FRAUDULENT MISREPRESENTATION, UNDER FRAUD ON/.UPON THE COURT THESE CLAIMS AND FACTS AND THE LAW will allow the Plaintiff damges under 1983.

- 19. There is NO IMMUNITY under a violation of a person Civil Rights.
- 20. FRAUD FRAUD FRAUD, on page 24, Laplante states "

"There is no evidenceIN THE RECORD.... to support a judgment in Mrs. Amatucci's favor as to her malicious prosecution claim".

What about police chief Chase's Affidavit verifying that she was ARRESTED AND PROSECUTED FOR SPEEDING, when SPEEDING IS NOT A CRIME IN NH. This is a Malicious Prosecution.

21. This case is 4 years old and the law demands that the Plaintiff's claims be held no longer under Fraud in this Court, and in doing so the Court is ABUSING HER rights under the Federal law, which is TRESPASSING AGAINST THE LAW.

WHEREFORE: If this Court denies the Plaintiff her right for damages under 1983 in this case the defendants will be TRESPASSING AGAINST THE FEDERAL LAW.. Besides an Abuse of the Elderly.

Respectfully,

Josephine Amatucci

October 14, 2022

c. Town of Wolfeboro

Asseptine Imalica

Case 1:17-cv-00237-JL Document 138-2 Filed 07/26/18 Page 2 of 2

- Ms. Amatucci was then transported to the House of Corrections in Ossipee for processing. I had no contact or conversation with Ms. Amatucci during the incident.
- 7. During the entire incident, I gave no instructions to Officer Emerson or any other law enforcement personnel to pursue Ms Amatucci or to arrest her. Officer Emerson acted in accordance with his duties and responsibilities as a patrolman, without any instructions or guidance at the time from the Police Chief. Also, I played no role in her subsequent prosecution for speeding and failure to obey police officers.

The above is true to the best of my knowledge, inferination and belief.

STATE OF Vecy Hangelow

Stuart Chase

And made onth that the statements contained are true and correct to the best of his knowledge, information and belief.

Notary Public/Justice of the Peace

My Commission Expires: Mole 29 2019

BRUCE J. BURROWS, Justice of the Peace My Commission Expires March 28, 2019

Al Disture

I WAS UNLAWFULLY ARRESTED AND UNLAWFULLY

FROSE ONTER FOR SPECANO

Sb. Denied.

Sc. Denied.

Sd. Denied.

- Denied. Admitted, however, that although the plaintiff was in fact exceeding the posted speed limit, the state trial court found that the prosecutor failed to prove that the excessive speed was unreasonable for the conditions and therefore, under MI statute, the state had failed to prove she was speeding. However, the court also found that she had an obligation to stop for the police, that she failed to do so and that she was, therefore, guilty of failing to stop for the police. Admitted that plaintiff was validly arrested and prosecuted for speeding and failure to stop.

 Defendants deny knowledge or information sufficient to form a belief as to the truth or falsity of whether the plaintiff was truly headed to the sheriff's office for any purpose and therefore deny those allegations. Defendants deny all the remaining allegations of paragraph 9. Also see the response above to Paragraph 7.
- at Anne Marble and made a disturbance. Admitted that Mr. Houseman was the Town Planner but that he was acting as Town Manager that day. Denied that Mr. Houseman called the police department. Nor did he order anyone else to call the police or even know at the time anyone was calling the police. He escorted plaintiff to an empty courtroom (without touching her) in order to try to calm down Ms. Amatucci and to protect Ms. Marble.

Admitted that when the plaintiff arrived at Town Hall she first spoke to Town employee Cathy Ferland and asked to speak to Anne Marble. Admitted Anne Marble is/was the Administrative Assistant for the Town Manager. Denied that Ms. Marble was "alone" as there were other employees around, including, for example, Cathy Ferland and Brenda LaPointe. Ms.

No Disture I WAS UNLAWFULLY ARRESTED FOR SPEEDING

recorder wy can

- Magistrate Judge Muirhead's Report and Recommendation dated January 20, 2006 in the first suit filed by Defendant in USDC (Exh. 50); and
- Magistrate Judge McCafferty's Report and Recommendation dated May 18, 2012
 (Exh. 63) in the third suit filed in USDC by Defendant based upon her arrests in 2002
 and 2003.

To date, Defendant has filed seven lawsuits in USDC and ten lawsuits in this Court based primarily on her allegedly unlawful arrests in 2002 and 2003. In addition, Defendant has to date filed eight lawsuits in USDC and three in this Court based primarily on the erratic driving incident in August 2013 and/or her arrest for speeding and failure to obey Police Officers on May 7, 2014. It is the pleadings, orders and decisions in these lawsuits which are the facts that Plaintiff relies upon in asking this Court for relief under RSA 507:15-a.

- II. RSA 507:15-A IS CONSTITUTIONAL UNDER BOTH THE NEW HAMPSHIRE AND U.S. CONSTITUTIONS
 - A. The Court Should Decline To Analyze RSA 507:15-a's
 Constitutionality Under New Hampshire's Constitution Because
 Defendant Has Failed To Specifically Cite Its Provisions.

In her various pleadings, Defendant has alluded that RSA 507:15-a may deny her constitutional right to access the courts under notions of due process and equal protection. To raise a state constitutional claim, the party has to specifically invoke a provision of the State Constitution. *Matter of Kempton*, 166 N.H. ___, 119 A.3d 198, 205 (2015). Defendant's various pleadings in this matter, as well as her testimony at the April 13, 2016 trial, failed to cite a provision of the New Hampshire Constitution. Accordingly, the Court should decline to analyze whether RSA 507:15-a is constitutional under the New Hampshire Constitution.

No Distuie I was UNLAWFULLY ARRESTED FOR

per hour zone, is prima facie evidence that the speed is not reasonable or prudent and that it is unlawful.

Given that Officer Emerson's radar unit showed that Ametucci was exceeding the posted speed limit by 12 miles per hour, he had probable cause to stop her.

The fact that Amatucci was later acquitted of the charge of speeding because the Court determined that she was not traveling at a speed that was unreasonable and imprudent for the conditions existing has no bearing on whether or not there was probable cause. The fact that she exceeded the posted speed limit is enough to provide a reasonable officer with reason to charge Amatucci with speeding.

Accordingly, Officer Emerson is entitled to qualified immunity.

Former Chief Chase did not participate at all in the arrest for speeding.

Former Chief Chase came upon the scene after Amatucci had been arrested by

Officer Emerson and charged with the offense of speeding and with the offense of
disobeying a police officer. He did not participate in the arrest of Amatucci, nor
did he participate in the prosecution. He did not provide any instructions or
guidance to Officer Emerson relative to his pursuit of Amatucci and the
subsequent prosecution for speeding.

Accordingly, because there are no facts provided by Amatucci that showed former Chief Chase participating in the arrest, he is not liable at all for the claims asserted by her. The fact that he showed up at the scene after the fact does not mean that he had anything to do with the arrest. Moreover, because size her?

NO DISTUTE I WAS ALMOSTED FOR SPEED, OF

Case 1:18-mc-00038-JL Document 52 Filed 10/19/22 Page 10 of 33

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1.	AARP-United Health Insurance	174.50	
2.	Liberty Mutual House Insurance	127.46	
3.	Prescripttion Drugs	32.60	
4.	Metrocast	184.11	
5.	Fuel (heating)	350.00	
6.	Electric (Town)	50.00	
7.	Food	300.00	
8.	Gas for Car	100.00	\
9.	Clothing	50.00	
10.	Allstate (car)	103.14	
11.	Town Taxes	122.00	
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Dwelling Basic Quote

American Modern Property and Casualty Insurance Company Policy Period: 04/05/2022 - 04/05/2023 Policy Term: Annual

Date of Quote: 04/05/2022

Submission Number: 001-475-88-65

Policy Type: Dwelling Basic

POLICY INFORMATION

Client Information

Primary Named Insured: JOSEPHINE AMATUCO!

PO ECX 272

WOLFEBORO FALLS NH 03896-0272

Has the applicant moved in the last 60 days? No

Previous Address:

Agency Information

Contracted Agency Address: POST OFFICE BOX 5323 CINCINNATI OH 45201

Contracted Agency: IVANTAGE SELECT AGENCY INC - Your Agent: JON OLIVER CLARK-#0C2647

#302619

Contracted Agency Phone Number: (800) 543-2644

Applicant's Primary Phone: (603) 569-2429

Social Security Number:

Marital Status:

Date of Birth: 09/**/1938

Gender:

Your Agent Address: 35 CENTER STISTE 9 WOLFEBORO NH 03896

Your Agent Phone Number: (603) 569-0110

POLICY PREMIUM SUMMARY

Total Fremlum:

\$825.00

Taxes and Fees:

Total Cost:

\$0.00

5825.00

Policy Discounts

Claims Free Discount Auto/Home Discount

Dwelling Discounter

Dwelling #1/ 350B GOVERNOR WENTWORTH HWY, WOLFEBORO NH 03894-4635

Deadbolts, Smake Alarm and Fire Extinguisher

DWELLING INFORMATION

Dwelling #1: 350B GOVERNOR WENTWORTH HWY. WOLFEBORO NH 03894-4635

Dwelling Details

Occupancy:

Rental

1960

Residence Type:

1 Family Residence

Territory:

Protection Class Code:

Year Built:

Construction Type:

Year Roof Replaced:

Frame

COVERAGE INFORMATION

Dwelling Coverages

Dwelling #1: 350B GOVERNOR WENTWORTH HWY, WOLFEBORO NH 03894-4635 Coverage Limit / Description Premium

SERA OO

rt109@metrocast.net

From: <no-reply @customernotifications.easypay finance.com>

Date: Sunday, May 15, 2022 11:57 AM

To: <r1109@metrocast.net> Subject: 500

Statement Date: 5/15/2022 Account Number: 3240321

Merchant Name: Midas 4827



Payment Due

Account Information Information

Current Payment Due: \$252.78 Account Number: 3240321 Past Due Balance: S0.00 Merchant Name: Midas 4827 Fees Due: \$0.00 Outstanding Principal: \$1,001,22 Total Amount Due: \$252.78 Annual Percentage Rate: 164%

6/4/2022 Total Scheduled Due Date: 12 Payments:

\$0.00

Prepayment Penalty:

Recent Activity

Date	Description	Total	Principal	Interest	Late Fee	NSF Fee	Other
4/5/2022	CHECK	\$400.00	\$393.73	S6.27	\$0.00	S0.00	S0.00
4/4/2022	ACH	\$252.78	\$57.06	\$195.72	S0.00	\$0.00	\$0.00

Important Messages

In accordance with the terms of your contract, if the Total Amount Due is not received by 6/14/2022, a late fee of \$10.00 maybe assessed.

No action is required if you are enrolled in Automatic Payments. Your payment will be processed on the payment due date listed above. Please note that your bank or debit/credit card statement will reference EasyPay Finance.

To enroll in Automatic Payments and avoid potential late fees, setup your payments to be made automatically from either your checking account or debit/credit card. Please login to 202 (2.4) 208 202 (Indiana and or contact Customer Service to establish an automated payment schedule that is convenient for you. Please note, any or all payments may be applied to outstanding Late Fees and/or Dishonored Payment Fees prior to the unpaid Amount Financed.

If you have any questions regarding your account, please contact Customer Service at during our office hours listed above. You may also access your account 24/7 at to view your account history, download a copy of your contract or update your personal information.

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Payment

Insured Member 1

Membership Number

Phymiait is due un cy before the due date. 01-01-2015

Amount Due

Coupon 314L7L163-1

Invited Member 2

JOSEPHINE S AMATUCCI

Member 1 Covereges

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if you make a payment of \$2070,00 by January 31 for the full year, you'll save \$241 Call If you have any questions: 1-800-822-6800. 70 80X 880291 DALLAS TX 78286-0291

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PLEADE MAKE YOUR CHECK OR RICHEY CREEK PRYNES TO UNITED HELL WITH YOUR RETURN.

PLEADE MAKE THE COMPANY.

PLEADE MAKE THE

10062621

LIBERTY MUTUAL INSURANCE P.O. BOX 6829 SCRANTON, PA 18505

PLEASE READ: Payments or documents sent to the address above will not be processed



Your Bill is Past Due.

We have not received your payment as of 04/06/2020. Please pay total amount due to avoid possible interruption to you coverage.

JOSEPHINE AMATUCCI PO BOX 272 WOLFEBORO FALLS NH 03896-0272

Josephine, thank you for being our valued customer since 2017!

THIS IS YOUR HOME INSURANCE BILL AS OF APRIL 06, 2020

INSURANCE INFORMATION

Policy Number:	H37-218-117400-70
Policy Period:	May C7, 2019 - May 07, 2020
Bill Frequency:	Monthly
Property Insured:	350 GOVERNOR WENTWORTH HWY
	WOLFESORO, NH 03894-4635

BILLING DETAILS

Previous Policy Balance	\$123.27
Payment Activity	
Payments Received	\$0.CO
Installment Charge	\$5.CC
Policy Balance	ş · 28.27
Past Due Amourt	\$ - 23 27
Installment Charge	\$5.CC

Please Pay Total Amount Due by April 26, 2020 \$128.27

QUESTIONS

Questions Regarding Your Policy or Bill?

1 800-225 8285

Want to Pay Online? LibertyMutual.com/service

Need to Report a Claim?
1.800-20LAIMS (1-800-225-2467)

Mail Check to: Liberty Mutual Group PO BOX 1452 New York, NY 10116 1452

Save Time & Money

Eliminate instalment charges by paying your balance in full



PAYMENT COUPON

Please send all payments in the envelope provided.

Please make check payable to: Liberty Mutual Group



Save time and money by signing up for automatic payments via your bank account at: LibertyMutual.com/autopay

JOSEPHINE AMATUCCI

Due Date: April 26, 2020
Policy Number: H37-218-1174
Invoice Number: 0000028572

PAY POLICY IN FULL \$128.2

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	Amount	Due date
Past due amount	\$54.80	Upon receipt
Premium (monthly charge)	\$27.40	May 1, 2021
Total due	\$82.20	



MeuroGast

METROCART CARLEVISION

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WOLFEBORD FALLS NH 09896-0972

Statement of Service

Siling Data;

November 6, 2017

Account Number: 8282 16 019 0025839

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For Service At...

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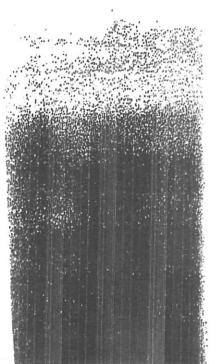
AND SERVICE MILES AND SERVICES.

Account Summary

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Previous Balance	\$ 584.79
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MUNICIPAL ELECTRIC DEPARTMENT 34 SOUTH MAIN STREET P.O. BOX 777 Wolfoboro WOLFEBORO, NH 03894-0777 Foron of

STATE OF NEW HAMPSHIRE CONSUMPTION THE

603-**589-8150** 603-569-5183

BILLING DATE	11/28/17	ACCOUNT NUMBER
DUE DATE	12/27/17	09-0449.002
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AMOUNT REMITTED \$
Service Address: 350 GOV WENTWORTH HWY

IF YOU HAVE AN ADDRESS CHANGE, PLEASE FILL OUT REVENSE SIDE AND CHECK BOX HERE. Please teitrin this parilon with your payment and make checks payable to:

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JOSEPHINE AMATUCCI PO BOX 272 WOLFEBORO FALLS NH 03898-0272

Town of Wolfsboro P.O. Box 777 Wallaboro, NH 03894-0777

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AMATUCCI, JOSEPHINE

PO 900 272

WOLFEEORO FALLS NH 09898-0272

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REAL ESTATE TAX BELL

64 SOUTH MAIN STREET P.O. BOX 629

WOLFEBORO, NH 03894-0629

OFFICE HOURS

MOREDAY - FREDAY : 8:00AM - 4:00PM

TELEPHONE (SOS) SSS 5002 Cine: | Innovincion | South State |

PROPERTY OWNERS:

AMATUCCI, JOSEPHIME

MAILING ADDRESS:

PO BOX 272

WOLFEBORD FALLS ME 03895-0272

TAX YEAR:

2017

ACCOUNT NUMBER

10-3996.701

TAX MAPROT MARKET 151-21

PROPERTY LOCATION: 350 GOV MERTHORTH HEY

	TAR RATES	TOTAL .	AMOAPIT	ARRESS		TY INFORM	
MUNICIPAL.	5.760	\$64,500	\$371.00	BULLAN SHELLBUG	\$70,0 0 0	GROSS TAX	\$96
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SCHOOL-STATE	2.280	\$64,500	\$147.60	TOTAL VALUE	\$154,500	HETTAX	\$96
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		•				SECOND BILL	\$494
TOTAL	14.980	\$64,500	. \$966.00	TAXABLE VALUE	\$64,500	PAYMENTS	
			AMOUNT DUE 65	DBC 19,	2017	\$966	. 00

IF PAID AFTER DUE DATE ANNUAL INTEREST RATE OF 12% WILL BE CHARGED PRIOR YEARS TAXES DO NOT INCLIDE ACCUMULATED INTEREST OR COSTS PLEASE CONTACT THE TAX OFFICE FOR UPDATED AMOUNTS

MAPORTANT NOTICE TO ALL TAXPAYERS:

IF YOU ARE ELDERLY, DISABLED, BLIND, A VETERAN, OR VETERAN'S SPOUSE, OR ARE UMABLE TO PAY TAXES TO POMERTY OR OTHER GOOD CAUSE, YOU MAY BE ELIGIBLE FOR A TAX EXEMPTION, CREDIT, ABATEMENT, OF DEFERRAL FOR DETAILS AND APPLICATION RECEMBATION, CONTACT THE ASSESSED DEPARTMENT. (CONTACT UP) ADDITIONAL INFORMATION ON REVERSE SER OF THE RE!

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"Is pay in full (includes FullPay" discount).

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Page 1 of 5

AO 239 (Rev. 01/15) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

United States	S DISTRICT COURT J. J. J. J.
f	Files this with the New Hampshire Place I Files this with the course CASC
District of Y	New Hampshire Plour = 00102 CASE
Josephene Homestrace	
Plaintiff/Petitioner) Civil Action No. 1:22-00102
Hollen La Planie KANSHOLEN	Civil Action No.
Defendant/Respondent	FAAVO
I DOLLG LEIGHT TO DOG CEED IN DAGEDAGE	COLUMN WARMON'S PARTY WAY OF FREE OR COCKE

APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS (Long Form)

Affidavit in Support of the Application

I am a plaintiff or petitioner in this case and declare that I am unable to pay the costs of these proceedings and that I am entitled to the relief requested. I declare under penalty of perjury that the information below is true and understand that a false statement may result in a dismissal of my claims.

Signed:

Josephie Smatuce

Instructions

Complete all questions in this application and then sign it. Do not leave any blanks: if the answer to a question is "0," "none," or "not applicable (N/A)," write that response. If you need more space to answer a question or to explain your answer, attach a separate sheet of paper identified with your name, your case's docket number, and the question number.

Date: 3 30/2022

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

Income source		Average monthly income amount during the past 12 months			Income amount expected next month			pected
		You	Spouse		You		Spouse	
Employment	S	/	S		s	7	s	/
Self-employment	S		S		S		S	/
Income from real property (such as rental income)	s		s		S	/	s	/
Interest and dividends	S	/	S	/	s /	/	\$/	
Gifts	s		S		s/		\$	
Alimony	\$		s		S	7	\$	

Page 1 of 5

AO 239 (Rev. 01/15) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

United States District Court

for the

\sim	District of New l	Hampshire	
Plaintiff Petitioner Huffen Kill Kille [1] Defendant/Responden	(ANDALICA)	Civil Action No.	1:22-00102

APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS (Long Form)

Affidavit in Support of the Application

I am a plaintiff or petitioner in this case and declare that I am unable to pay the costs of these proceedings and that I am entitled to the relief requested. I declare under penalty of perjury that the information below is true and understand that a false statement may result in a dismissal of my claims.

Methor Smalwel

Signed:

Instructions

Complete all questions in this application and then sign it. Do not leave any blanks: if the answer to a question is "0," "none," or "not applicable (N/A)," write that response. If you need more space to answer a question or to explain your answer, attach a separate sheet of paper identified with your name, your case's docket number, and the question number.

Date: 5 30/2002

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Income source		erage mo ount dur mo			Inc	Income amount expected next month		
	7	ou_		Spouse		You	1 9	Spouse
Employment	s		S		s	/	s	/
Self-employment	S		s		s		S	
Income from real property (such as rental income)	S	/	s		S	/	s	/
Interest and dividends	s		s	/	s /	/	s	
Gifts	s		s /		s/		\$	
Alimony	s		s		S		/ \$	

AO 239 (Rev. 01/15) Application to Proceed in District Court Without Prepaying Fees of Costs (Long Form)

Retirement (such as social security, pensions, annuities, insurance)	S		/	s			\$		S	
Disability (such as social security, insurance payments)	s	/	/	s		7	s		s	/
Unemployment payments	s	1		s	$\overline{}$		S		S	
Public-assistance (such as welfare)	S	/		s			S	7	s	
Other (specify):	s	/		s	/		s		/s	
Total monthly income:	Ś		0.00	s		0.00	S	0.0	o s	0.00

2. List your employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of employment	Gross monthly/pay
			S
			s

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer /	Address	Dates of employment	Gross monthly pay
			s
			s
			s

4. How much cash do you and your spouse have? \$ /1 00

Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Financial institution	Type of account	Amount you have	Amount your spouse has
		s	\$
		S	S
	/	s	8

AO 239 (Rev. 01/15) Application to Proceed in District Court Without Prepaying Fees of Costs (Long Form)

Retirement (such as social security, pensions, annuities, insurance)	s		į	S		. ,	\$		s	
Disability (such as social security, insurance payments)	S		/	s		7	s		s	/
Unemployment payments	s		<i>;</i>	s	/		s		s	
Public-assistance (such as welfare)	s	7		S			S		s	
Other (specify):	s	,		S	/		s		/s	
Total monthly income:	Ś		0.00	S	<i>f</i>	0.00	s	0.00	S	0.00

2. List your employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of employment	Gross monthly/pay
			S
			s

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer /	Address	Dates of employment	Gross monthly pay
			s /
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		(s

4. How much cash do you and your spouse have? \$ /1 o C

Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Financial institution	Type of account	Amount you have	Amount your spouse has
		s	S Spouse has
		s	s
		s	8

household furnishings.

Assets owned by you or your spouse				
Home (Vaiue)	S Classical			
Other real estate (Value)	S NONE			
Motor vehicle #1 (Value) ZO12 N ISSAN VERSA	S CONTROW			
Make and year:				
Model:				
Registration #: 023626119487				
Motor vehicle #2 (Value)	S			
Make and year:				
Model:				
Registration #:				
Other assets (Value) N' : 1: l'	S			
Other assets (Value)	\$			

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or your spouse money	Amount owed to you	Amount owed to your spouse
/	s /	s
	s /	s
/	s	S

7. State the persons who rely on you or your spouse for support.

Name (or, if under 18, initials only)	Relationship	Age

household furnishings.

Assets owned by you or your spouse				
Home Value)	5 UNSWARD			
Other real estate (Value)	S WARNOWN S NONE			
Motor vehicle #1 (Value) ZO12 K 155AN 1225A	S CHANOW			
Make and year:				
Model:				
Registration #: 023626119487				
Motor vehicle =2 (Value)	S			
Make and year:				
Model:				
Registration #:				
Other assets (Value)	S			
Other assets (Value)	S			

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or your spouse money	Amount owed to you	Amount owed to your spouse			
	s /	s			
	S /	s			
/	S	S			

7. State the persons who rely on you or your spouse for support.

Name (or, if under 18, initials only)	Relationship	Age	

8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate.

See ATTACHED	You	Your spouse
Rent or home-mortgage payment (including ior rented for mobile home) Are real estate taxes included? Is property insurance included? Yes No	s	s
Utilities (electricity, heating fuel. water, sower, and telephone)	S	S
Home maintenance (repairs and upkeep)	S	s
Food	s	s
Clothing	s	S
Laundry and dry-cleaning	s	s
Medical and dental expenses	s	s
Transportation (not including motor vehicle payments)	S	s
Recreation, entertainment, newspapers, magazines, etc.	S	S
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's:	s	s
Life:	S	S
Health:	S	S
Motor vehicle:	S	s
Other:	S	S
Taxes (not deducted from wages or included in mortgage payments) (specify):	S	S
Installment payments		
Motor vehicle:	S	S
Credit card (name):	s	s
Department store (name):	S	S
		

8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate.

See ATTACHER	You	Your spouse
Rent or home-mortgage payment (including lot rented for mobile home) Are real estate taxes included? Is property insurance included? Yes No	s	s
Utilities (electricity, heating fuel, water, scwer, and telephone)	S	S
Home maintenance (repairs and upkeep)	s	s
Food	s	S
Clothing	s	s
Laundry and dry-cleaning	s	s
Medical and dental expenses	S	s
Transportation (not including motor vehicle payments)	s	S
Recreation, entertainment, newspapers, magazines, etc.	S	S
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's:	s	S
Life:	S	S
Health:	S	S
Motor vehicle:	s	s
Other:	S	S
Taxes (not deducted from wages or included in mortgage payments) (specify):	s	s
Installment payments		
Motor vehicle:	S	s
Credit card (name):	s	s
Department store (name):	S	S
,		

AO 239 (Rev. 01/15) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

Regula stateme	-	s for operation	on of business, profession, or farm (anach detailed	s	/	s	
Other	(specify):			s		s	
			Total monthly expenses:	s	0.00	s	0.00
9.	-	Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?					
	J Yes	Á 200	If yes, describe on an attached sheet.				
10.	Have you spent — or will you be spending — any money for expenses or attorney fees in conjunction with this lawsuit? Yes No						
	If yes, he	ow much?	S				

- Provide any other information that will help explain why you cannot pay the costs of these proceedings. 11.
- Identify the city and state of your legal residence. 12.

WOIFEBORO, Wild

Your daytime phone number: 663 569-2429

Your age: 83 Your years of schooling: 3 years of Collect Josephine Gonatura

Page 5 of 5

AO 239 (Rev. 01/15) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

Regul stateme	ar expenses for operation of business, profession, or farm (anach detailed	S	/	S /	
Other	(specify):	s		s	
	Total monthly expenses:	S	0.00	S 0.00	
9.	Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?				
	☐ Yes ♥ No If yes, describe on an attached sheet.				
10.	Have you spent — or will you be spending — any money for expenses of lawsuit?	or attorn	ey fees in cor	njunction with this	
	If yes, how much? S				
11.	Provide any other information that will help explain why you cannot pay	the cos	ts of those pr	oceedings.	

Identify the city and state of your legal residence. 12.

WelfeBoRo, N. ld

Your daytime phone number:

663 569-2429

Your age: 83 Your years of schooling: 3 years of CaifeCC Josephine Gonatura

9/13/22, 8:36 AM

USNHD Live CM/ECF - U.S. District Court

Orders on Motions

1:22-fp-00102 Amatucci v. Mullen et al CASE CLOSED on 06/16/2022

CLOSED

U.S. District Court

District of New Hampshire

Notice of Electronic Filing

The following transaction was entered on 9/13/2022 at 8:36 AM EDT and filed on 9/13/2022

Case Name:

Amatucci v. Mullen et al

Case Number:

1:22-fp-00102

Filer:

WARNING: CASE CLOSED on 06/16/2022 Document Number: No document attached

Docket Text:

ENDORSED ORDER mooting [4] Motion to Dismiss. Text of Order: Josephine Amatucci has filed a motion to dismiss (Doc. No. 4) a case she filed in this Court, docketed as Amatucci v. Mullen, 22-fp-102. Because Mrs. Amatucci never paid the filing fee or applied for in forma pauperis status in this case, it was terminated on June 16, 2022, and was never opened as a civil case. Accordingly, her motion to dismiss is denied as moot. So Ordered by Chief Judge Landya B. McCafferty.(ed)

1:22-fp-00102 Notice has been electronically mailed to:

1:22-fp-00102 Notice, to the extent appropriate, must be delivered conventionally to:

Josephine Amatucci PO Box 272 Wolfeboro Falls, NH 03896 9/13/22, 8:36 AM

USNHD Live CM/ECF - U.S. District Court

Orders on Motions

1:22-fp-00102 Amatucci v. Mullen et al CASE CLOSED on 06/16/2022

CLOSED

U.S. District Court

District of New Hampshire

Notice of Electronic Filing

The following transaction was entered on 9/13/2022 at 8:36 AM EDT and filed on 9/13/2022

Case Name: Amatucci v. Mullen et al

Case Number: <u>1:22-fp-00102</u>

Filer:

WARNING: CASE CLOSED on 06/16/2022 Document Number: No document attached

Docket Text:

ENDORSED ORDER mooting [4] Motion to Dismiss. Text of Order: Josephine Amatucci has filed a motion to dismiss (Doc. No. 4) a case she filed in this Court, docketed as Amatucci v. Mullen, 22-fp-102. Because Mrs. Amatucci never paid the filing fee or applied for in forma pauperis status in this case, it was terminated on June 16, 2022, and was never opened as a civil case. Accordingly, her motion to dismiss is denied as moot. So Ordered by Chief Judge Landya B. McCafferty.(ed)

1:22-fp-00102 Notice has been electronically mailed to:

1:22-fp-00102 Notice, to the extent appropriate, must be delivered conventionally to:

Josephine Amatucci PO Box 272 Wolfeboro Falls, NH 03896

UNITED STATES DISTRICT COURT

DISTRICT OF NEW HAMPSHIRE 55 PLEASANT STREET, ROOM 110 CONCORD, NEW HAMPSHIRE 03301-3941

OFFICE OF THE CLERK

Daniel J. Lynch, Clerk of Court Tracy Uhrin, Chief Deputy Clerk

Telephone: 603-225-1423 Web: www.nhd.uscourts.gov

October 19, 2022

No Docker Need IN Action

No Docker Need IN Action

Josephine Amatucci P.O. Box 272 Wolfeboro Falls, NH 03896

Re: Motion dated October 14, 2022 (5814)

Dear Ms. Amatucci,

The enclosed motion is being returned to you due to the absence of a docket number on the motion. In order for the motion to be filed into the correct case, you will need to provide a copy of the motion with the docket number included.

Sincerely,

Brandy Fantasia Deputy Clerk

/bmf enclosures





ATTENTION; MEG CARILL
UNITED STATES DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE OFFICE OF The CLERK 55 PLEA SANT ST. ROOM 110 CONCORD, N. H. 03301



RDC 99



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